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UNITED STATES DISTRICT COURT DISTRICT OF NEVADA				
KEVIN PHILLIP RASPPERRY, individually,	CA	CASE NO.: 2:24-cv-01674-MDC		
Plaintiff, Vs. USAA GENERAL INDEMNITY COMPANY; DOES 1 through X, and ROE CORPORATIONS I through X; inclusive,	THE D PI DEFEND FILE PLAIN RITA R DEFEND	STIPULATION AND ORDER TO EXTEND THE DEADLINE TO FILE AND SERVE PLAINTIFF'S RESPONSE TO DEFENDANT'S MOTION FOR LEAVE TO FILE COUNTERCLAIM AGAINST PLAINTIFF KEVIN RASPPERRY, JOIN RITA RASPPERRY AS A THIRD-PARTY DEFENDANT, AND FILE A THIRD- PARTY COMPLAINT AGAINST RITA RASPPERRY		
Defendants.	COMPLA	IINI AGAINSI K	IIA KASFFERKI	
IT IS HEREBY STIPULATED by and between Plaintiff, KEVIN PHILLIP RASPPERRY,				
by and through his attorneys of record, Brock K. Ohlson, Esq., Justin A. Corne, Esq. and Caitlin				
J. Lorelli, Esq. of the law firm BROCK K. OHLSON PLLC, and Defendant USAA GENERAL				
INDEMNITY COMPANY, by and through their attorneys of record, Mary E. Bacon, Esq. of the				
law firm SPENCER FANE LLP. and Joshua N. Kastan, Esq. (pro hac vice) of the law firm DKM				
Law Group, LLP, (foregoing parties are collectively referred to hereinbelwo as "Parties") hereby				
submit their Stipulation and Order to Extend the Deadline to File and Serve Plaintiff's Response				
to Defendant's Motion For Leave To File Counterclaim Against Plaintiff Kevin Raspperry, Join				
Rita Raspperry As A Third-Party Defendant, And File A Third- Party Complaint Against Rita				

Raspperry [ECF No. 35] filed on January 13, 2025, pursuant to LR IA 6-1. This is the first stipulation for an extension of the deadline to respond to Defendant's Motion For Leave To File Counterclaim Against Plaintiff Kevin Raspperry, Join Rita Raspperry As A Third-Party Defendant, And File A Third- Party Complaint Against Rita Raspperry.

The Parties aver that good cause exists to extend the existing deadline for Plaintiff's response by 14 days from the date of January 27, 2025. Plaintiff's counsel was preparing for a two week trial scheduled to begin on January 27, 2025, that settled on late on January 21, 2025. In addition to preparing for the January 27, 2025 trial, Plaintiff's counsel traveled to Pioche, Nevada for a deposition on January 14, 2025, that could not be rescheduled. Plaintiff's counsel currently has backlog on his cases, including but not limited to: oppositions, replies, written discovery responses, rescheduled depositions and rescheduling of depositions. Given the amendments and additional party Defendant's motion seeks to add, Plaintiff needs additional time to file and serve his response.

Thus, the Parties have agreed to extend the respective response deadline fourteen (14) days as set forth below:

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1 Plaintiff's deadline to file and serve response: 2 Existing deadline: Monday, January 27, 2025 3 Agreed upon extend deadline: February 10, 2025 4 5 Submitted this 24th day of January 2025. Submitted this 24th day of January 2025. BROCK K. OHLSON PLLC SPENCER FANE LLP 6 7 /s/ Mary E. Bacon /s/ 8 MARY E. BACON, ESQ. Nevada Bar No. 14504 Nevada Bar No. 12686 9 6060 Elton Avenue, Suite A 300 S. Fourth Street, Suite 1600 Las Vegas, Nevada 89107 Las Vegas, NV 89101 10 Attorneys for Plaintiff Attorneys for Defendants 11 12 13 14 IT IS SO ORDERED 15 16 UNITED STATES MAGISTRATE JUDGE ate: 1-27-25 17 18 19 20 21 22 23 24 25 26 27 28